



UNITED STATES PRARTMENT OF COMMERCE Patent and Trade & Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NUMBER	FILING DATE	FIRST NAMED APPUCANT		TA	TY, DOCKET NO.	
08/480,461	06/07/95 MICHELSON		G	P-12	P-12550-(DIV	
er an er mer en er 7 mer en et				EX	AMINER	
		QM41/0217	<u> </u>			
LEWIS ANTEN			EROM	ART UNIT	PAPER NUMBER	
THE LAW OFFI	CES OF LEW	IIS ANTEN	·			
16830 VENTUR		*D	3733			
ENCINO CA 9:	1,436		DATE	MAILED:	17/99	
This is a communication	from the examiner in	charge of your application.				
COMMISSIONER OF PA						
		OFFICE ACTION SUMMARY				
Responsive to commu	nication(s) filed on					
This action is FINAL.			41		deced to	
Since this application is accordance with the presented in the presente	is in condition for a ractice under <i>Ex pa</i>	llowance except for formal matters, prosec u arte Quayle, 1935 D.C. 11; 453 O.G. 213.	ιτιοn as to the	e merits is (nosed in	
		this action is set to expire	mo	nth(s), or thi	rtv davs.	
nichever is longer, from t	he mailing date of t	his communication. Failure to respond within	in the period f	or response	will cause	
e application to become a 136(a).	abandoned. (35 U	.S.C. § 133). Extensions of time may be obt	tained under t	he provision	s of 37 CFR	
isposition of Claims		414.3				
Claim(s) 70 q	nd 75-	140	is	•	g in the application.	
Of the above, claim(s)			is/are		from consideration. s/are allowed.	
1					s/are rejected.	
Claim(s)	4 95- 17				re objected to.	
Claim(s) 70 4~	<u>4 95~ / 9</u>	areare	e subject to re	striction or e	election requirement.	
pplication Papers						
See the attached Noti		's Patent Drawing Review, PTO-948.				
The drawing(s) filed o		is/are object				
The proposed drawing	•		is [approved	disapproved.	
The specification is ob The oath or declaratio	•					
riority under 35 U.S.C. §					-	
_		oreign priority under 35 U.S.C. § 119(a)-(d).				
∐ All ∐ Some* L	_ None of the C	CERTIFIED copies of the priority documents	nave been			
received.	ostica No (Corias (Cada/Carial Number)				
==	-	Code/Serial Number) cation from the International Bureau (PCT Ru	ule 17.2(a)).			
*Certified copies not red	ceived:					
-		domestic priority under 35 U.S.C. § 119(e).				
ttachment(s)						
	 -					
Notice of Reference C						
_	• • •	O-1449, Paper No(s)				
] Interview Summary, P						
Notice of Draftperson'	s Patent Drawing F	Review, PTO-948				
Notice of Informal Pat	ent Application, PT	O-152				

-SEE OFFICE ACTION ON THE FOLLOWING PAGES-

Application/Control Number: 08/480,461

Art Unit: 3733

DETAILED ACTION

Election/Restriction

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - Claim 90 and 140, drawn to a depth limiting device, classified in class 606, subclass 102.
 - II. Claims 95-139, drawn to a spinal distractor, classified in class 606, subclass 61.
- 2. The inventions are distinct, each from the other because of the following reasons:

 Inventions Group I and Group II are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions can used to perform separate and distinctive functions.
- 3. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.
- 4. A telephone call was made to Mr. Tom Martin on February 16, 1999 to request an oral election to the above restriction requirement, but did not result in an election being made.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

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5. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the

inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently

named inventors is no longer an inventor of at least one claim remaining in the application. Any

amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the

fee required under 37 CFR 1.17(I).

6. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Michael Brown whose telephone number is (703) 308-2682.

M. Brown

February 16, 1999

MICHAEL A. BROWN PRIMARY EXAMINER

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